Federal Defenders OF NEW YORK, INC.

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September 26, 2022

By E-mail & ECF

Honorable Valerie E. Caproni United States District Court Southern District of New York 40 Foley Square New York, New York 10007

Re: <u>United States v. Marcus Frazier</u>, 21 Cr. 649 (VEC)

Dear Judge Caproni:

I write to respectfully request a 90-day extension of Marcus Frazier's September 30, 2022, surrender date. The Government does not object to this application.

Mr. Fraz <u>ier is scheduled to underg</u>	surgery o <u>n September</u> 28,
2022, to repair	<u>. See</u> Exhibit A
Dr. Andrew of	requested the MRI on Mr.
Frazier's behalf and will perform the surgery. See Exhibit B (letter from Dr.	
Andrew confirming date of surg	gery). On September 22, 2022, upon
receiving the letter attached as Exhibit B, I also spoke with Carmen	
, Dr. 's Surgical Coordi	nator, by phone to confirm Mr.
Frazier's appointment.	

The defense respectfully submits that the time needed for Mr. Frazier to obtain knee surgery and adequately recover through physical therapy warrants a 90-day extension of his surrender date. I have conferred with AUSA Katherine Reilly and the Government does not object to this application.

Respectfully Submitted

Andrew John Dalack, Esq. Assistant Federal Defender

Cc: AUSA Katherine Reilly